leasly and have no man ever say to them, as I say or you'll lose it. I hope to see a system installed by which any man elected can go to the people and nobody can pre-vent his nomination and reelection if the people approve of him. It's one thing to lead a party and it's another thing to try and own an officer elected by the people

The Governor said that he wanted to see the telephone and telegraph companies brought under the Public Service Cominission and that he wanted to see it demonstrated that the people of the State were on top and that no creature of the State was superior to the State. All such matters, he declared, touched the same question of representative government as was in-volved in the racetrack issue. He referred to the almost unanimous vote in the Assembly as evidence that the latter wasn't a partisan question. The President protempore of the Senate had assured him, he said, that he felt confident the bill would

Oh, if we could have the history of the solicitations and negotiations which pre-seded that vote!" he said dramatically. He closed his speech by reading an exhorta-tion of Daniel Webster's beseeching the People "to come now to their salvation."

Louis Marshell, Paul Fuller and Dr. Charles F. Aked were the other speakers.
The meeting adopted resolutions denounce ing "the party traders and hucksters" who they declared "had filched the rights of the people and the functions and offices of government and dictated to the legislators votes contrary to the will of their constituents" and demanding a change in the nominating system as well as the passage of the bills.

HUGHES'S STUMPING TOUR. Will Spend Two Days in the Niagara-Or-

leans Senate District. ALBANY, May 4.- Robert H. Fuller, secre tary to the Governor, announced to-day the itinerary of the Governor for the campaign prior to the special election for a successor to the late Senator Franchot in the Forty-seventh district. The Governor is to spend two days in Niagara and Orleans counties with William C. Wallace of Niagara Falls, the Republican candidate for the Senatorial vacancy, who

will support the racing bills if elected.

The Governor starts for western New York on Thursday evening, and will be met by Mr. Wallace in Rochester on Friday morning. Then they go to Holley, Or-leans county, where there is to be a meeting on their arrival at 11 A. M. After the ad dress at Holley the candidate and the Governor and his party will take autoles for Albion, where the Governor is to address the citizens at 12:20 P. M., after to address the citizens at 12:20 P. M., after which he will go to Medina, where another meeting will be held at 3 P. M. Leaving Medina, the party will cross the Niagara county line to Middleport, where he will speak at 5 P. M., preceding the dash for Lockport, where the night meeting will be called at 8:15 P. M. The Governor and party will remain over night in Lockport.
On Saturday morning the campaigners will start by trolley for North Tonawanda, where there is to be a noon meeting. At Niagara Falls on Saturday night the final meeting of the campaign is to be held in the National Theatre at 8 o'clock. Gov. Hughes, after the Lockport meeting, will

go to Buffalo, then leave for Albany, arriving home at 8 o'clock on Sunday morning. Whoever is elected in the Niagara-Orleans district will be unable to take his seat at the special session until Monday evening. May 25. There is no reason why the race-track bills could not be passed in the As-sembly the first week. The bills could be rushed over to the Senate, and with Senator Foelker of Brooklyn ill. Senator Cassidy of Chemung taking the same stand as he did at the regular session and the race-track people producing the Senator they to have under cover the bills could be killed before the Niagara-Orleans member could take his seat. However, it may be unnecessary for the Governor to send in his racetrack recommendations at the opening of the session. He has plenty of other legislation for the Legislature to consider and he can just as well hold up his recommendation on racetrack legisthe new Senator takes his seat

PLATT DIVORCE CASE PUT OFF. Possibly the Court Will Exclude Reporters When It Comes to Trial.

The suit of Mae C. Wood, as she calls herself, for a divorce from United States Senator Thomas C. Platt on the ground of his marriage to Mrs. Lillian Janeway was called for trial yesterday in Special Term, Part III., of the Supreme Court. Owing to the absence of John B. Stanchfield, who is to be Mr. Platt's trial lawyer, an adjournment was granted to May Senator Platt denies the marriage.

It is understood that somewhat unusual precautions will be taken at the trial to prevent a report of the proceedings. With the consent of counsel such a case can be heard in the presence of only those who are immediately connected with it if the Court believes that publication of the evidence would be prejudicial to the public

MANICURE HELD FOR ROBBERY. Accused of Taking \$3,000 Worth of Jewels From a Patron's Home in Flatbush.

Sadie Papps, 28 years old, a manipure, of 1813 Avenue J, Flatbush, was locked up at Brooklyn poiles headquarters last night by soting Capt. August Kuhne charged with stealing \$3,000 worth of jewelry from the home of Benjamin Knowles of 804 East Twenty-with street, Flatbush, three weeks ago. Miss Papps had been polishing the ernails of the residents of the fashionshie Flatbush section for the last two years and was especially well liked in the when Mrs. Enowies discovered the loss

when hers, knowies discovered the loss of her jewels one day three weeks ago the police were called in, and it didn't take the sleuths long to see that the robbery was an inside job. They questioned Mrs. Knowles about Miss Papps, but Mrs. Knowles had such trust in the manioure that she wouldn't entertain a thought that the girl was dishonest. However, the detectives had their own ideas and they went out and worked along their own lines. Yesterday they learned that a diamond ring, which was part of the Knowles loot, had been pawned in Simpson's pawnshop on Myrtle avenue, and the description of the man who pawned it tallied with that of Charles Hausler, 38 years old, who was nissed from the police force last July

detectives learned that the ex-cop and Miss Papps were fast friends and they watched the house at 310 State street, where Hausler has a furnished room. Last night they saw the girl leaving the State street house and they arrested he and took her to Headquarters on a charge

of grand larceny. Hausler was also taken as a suspicious person and in the Brooklyn detective bureau two clerks from Simpson's positively identified him as the man pawned the ring. There has been a warrant out for Hausler

on a charge of abandoning his wife.

Booth Liner Loses Her Propeller in Midses. The White Star liner Cretic, in from the Mediterranean and the Azores, passed on Thursday, about 1.462 miles east of Sandy Hock, the Booth Line steamship Justin. hook, the Booth Line steaming Justin, heading northeast under sail. Her skipper reported that he had lost his propeller and that the only assistance he wanted was a tow. As the Cretic gave the Justin good-by another steamship, apparently of the Booth Line, hove in sight and got into communication with the disabled liner. The Justin sailed from Galveston for Bremen n April 18.

Won't Strike on 3 Cent Road.

CLEVELAND, May 4.-The threatened strike on the new Municipal Traction lines In to be settled by arbitration. At least a walkout has been delayed, and the union, making no concessions so far, has agreed to name its arbitrators. President nt of the traction company has already sted a committee to act for the con



The American Bank Note Company is prepared to execute orders for every form of ticket for amusement parks, fair grounds or athletic clubs; excursion or regular tickets for steamboat, trolley and railroad lines: ferry tickets, factory tickets, merchandise coupons and express or baggage checks.

Specimens and estimates will be sent on request.

American Bank Note Company,

Broad and Beaver Sts., New York. Boston, Philadelphia, Baltimore, Atlanta, Pittsburg, St. Louis, San Francisco.

BRIGHT EYES ON THE JOB AGAIN. Wrote a Lot of Letters to Rich Banker

While Posing as His Son's Spook. BLOOMINGTON, Ill., May 4.-A bundle of mysterious letters purporting to have been written by ghostly hands were submitted to-day by the heirs contesting the will of Banker J. T. Crumbaugh.

These letters were recently found by David Crumbaugh, a nephew of J. T. Crumbaugh, hidden in the attic of the Crumbaugh mansion at Leroy.

The relatives who were ignored by the will, which bequeathes nearly \$500,000 to build and maintain a Spiritualist temple at Leroy, declare these letters were used in a conspiracy to swindle the banker out of his fortune.

Judge Myers decided to permit the letters to be introduced. They will be read to the ury to-morrow.

Nearly all of them are signed "Bright Eyes," the supposed spirit name of Banker Crumbaugh's son, who died aged six months but who, the medium led the old man to believe, had become an adult spirit, always at the side of the father to guide him.

Judge Myers also ruled that a doorknob meared with phosphorus which was waved bout the room during the seances and which the mediums declared was the form of "Bright Eyes," together with the celebrated imaginary portrait in oil of the spirit son, painted at Lilly Dale, N.Y., should be allowed to go in as evidence.

BODY FOUND IN THE BAY. Relatives Think Robert Snyder of West Brighton Was Murdered.

The body of Robert Snyder was found n the bay off Clifton, Richmond borough, last night. It was identified by his relatives. A gold watch and chain which Snyder always wore, a diamond ring which he had on when last seen alive by relatives and all his money were missing.

Snyder was 34 years old. He lived with his father on Dongan street, West Brighton, Richmond, and was employed in a responsible place by the American Linoleum Commay. He had a bank account, was n gad beath as was to be married soon. His mistres my ft is absurd to think that he amunitted solcide. They believe he was nurd ared.

The last time he was seen alive was on Sunday evening. April 13. Then he visited W. C. Conklin, a cousin living on Tyson street, Sailors' Snug Harbor, Richmond. He reached there at 8 o'clock and remained until midnight, when he left to walk to Richmond Terrace, a short distance away to take a shore line car for his home. He was in good spirits. Mr. Conklin is positive that Snyder then wore his watch and chain because he had confirmed the clock time in he house by the watch. He also had money, out how much is not known.

Coroner Cahill's examination of the body showed no outward marks of violence, and the Coroner thinks the case one of accidental drowning because of the absence of such

BODY IN CONEY ISLAND CREEK. Missing Custom House Clerk Was Carried by Harbor Currents.

The body of Alfred R. H. Gamisch, a clerk in the Custom House who disappeared two weeks ago, was found yesterday afternoon by William Courtney in Coney Island Creek under the Harway avenue bridge at West Seventeenth street, Coney Island. It was identified by Gamisch's

stepson, Frank McCoy. Gamlsch lived at 7812 Fourteenth avenue, in the Lefferts Park section. He was 40 years old and had been in the Custom House twelve years. He had complained that his mind was giving way. Two weeks ago yesterday he took a day off and began peinting his house. After a little while he told his wife he was going after more

paint. He did not return Private detectives searched the neigh-borhood, and also The Bronx and Atlantic City, where Gamisch had lived. It is supposed that he wandered to the shore of Gravesend Bay near Fort Hamilton and fell into the water, the tide and currents carrying his body to the point where it was

is survived by his wife, his mother and his stepson.

Madison Avenue Bridge Closed. The Madison avenue bridge at 138th street and the Harlem River was closed

to traffic at midnight last night, to remain so for several days pending repairs. The swing span is to be floated away at high tide, about noon to-day, and will be carried down to the temporary bridge between 136th and 137th streets, where it will be put in place about 3 o'clock, when the tide has fallen somewhat. Spur tracks have been laid to the temporary bridge by the street railway, and traffic will continue on

in Memory of Patrick Keenan. A meeting in memory of Patrick Keenan will be held to-night at the Jefferson Club, at 247 Seventh street. Congressman Sulzer and Benjamin Hoffman will speak. Justice Giegerich, John F. Ahearn, Judge and Justice Newburger have arranged the meeting.

Fashions

are ever-changing;

EVIDENCE OF CONSPIRACY.

District Attorney Says He Won't Accept Any Document From the Custody of the Atterney-General Without Verification More Grand Jury Minutes Obtained.

Edward P. Kilroe, general agent for one of the so-called independent ice companies in this city, while on the witness stand before Commissioner Hand yesterday in the proceedings against District Attorney Jerome refused to tell if he had ever met with ice dealers representing the American Ice Company and fixed the price of ice to consumers. This question was asked by Franklin Pierce, lawyer for the King committee who had called Kilroe as a witness.

Mr. Jerome interrupted when the question was asked to say that he believed the witness should be warned that if he admitted this he was laying himself liable to criminal prosecution. Mr. Pierce reterted that Mr. Kilroe being a lawyer was perfectly competent to judge that for himself "As a member of the bar," said Commis-

ioner Hand, "he knows enough to claim his privilege, and if he doesn't yousha'n't claim it for him, Mr. Jerome." Mr. Kilroe said he would claim privilege

first because he had acted as counsel for the Doherty company and many things had been imparted to him in a professional capacity. But he wasn't counsel all the time, and the Commissioner directed him "Do you refuse," asked Mr. Pierce, "on

the ground that it might tend to incriminate or degrade you?" "I will plead that," said the witness, and

he was excused.

The report of John R. MacNeill, an expert accountant, on facts disclosed by an examination of the American Ice Company's books, was put in evidence at yesterday's hearing. This is a copy of the report which disappeared from the Attorney-General's office in Albany. The report had been used as the basis of an action which Attorney-General Mayer had begun against the ice company as a monopoly a few days before he retired from office in 1906. When Mr. Jackson, the present Attorney-General, undertook to prosecute the case he could find neither the report nor important memoranda connected with it, although Mr. Mayer declared he had left them in the office. MacNeill had a copy of the report; but with the memoranda missing Jackson made a new investigation of the ice company's books. This report is relied upon chiefly by the Attorney-General in the criminal investigation which he has started. The report was introduced in evidence because it had been called to Mr. Jerome's attention, but was never demanded by

MacNeill quotes President Oler of the ce company as saying that the American Ice Company owns or controls all the ice houses in Maine from which ice is shipped to any extent outside the State. Of the Hudson River ice output 48 per cent, in the eason of 1905-1906 was owned by the American and 9 per cent. more by ice companies in which the American owns more than

one-half the stock.

The report says that the American has a contract with the Mountain Ice Company, the largest in New Jersey and Pennsylvania, which excludes the Mountain from practi-cally all of Brooklyn and prevents it from selling ice in that borough to any com-petitor of the American. The American also has a contract, according to the report, with the Berkshire Ice Company, the largest in the Berkshire Hills, excluding that com-pany from the trade in Mount Vernon and Rochelle and the town of Pelham. MacNeill estimates a profit by the company on total sales to ice

The report contains a list of fifty so-called independent companies and the expert gives samples of the contracts that exist etween some of these independents and the trust. The contract between P. H. Doherty and the American provides that the latter shall sell to Doherty about 42,800 ons of ice a year at 65 cents a ton, with Doherty in the event of any increase in the regular bridge price. Then follows this

dealers and an 84 per cent. profit on wagon

Second party (Doherty) also agrees that ne will not during the term of this agreement directly or indirectly, through or by himself or others or through or by any corporation or corporations, and whether as principal agent, servant or employee, engage in the business and whether at wholesale or retail in the city of New York as now constituted except with the written consent of the party of the first part had and obtained each instance.

MacNeill gives it as his opinion that an artifical shortage was created by the American Ice Company in 1906 to raise the price.
The minutes of the Grand dury for Lia which investigated ico under Mr Jerome, were produced on an order from Judge Rosatsky. Mr. Jerome objected to the form of the order and he was sustained by Commissioner Hand, who refused to receive the minutes. These were the minutes that had been in the hands of the Attorney-General, and show that Mr. Jerome recomnended that no indictment be found against the American Ice Company but that some independent dealers be prosecuted. A the time Mr. Jerome said publicly tha the only evidence of conspiracy bore the independents and not on

The Grand Jury indicted nobody.

Mr. Jerome wanted Mr. Pierce to call omebody to verify the minutes. "I want everything from the custody of the Attorney-General of this State to be proved as to its accuracy before I admit

One of Mr.Jerome's assistants remonstrated with him, but he refused to recede. He said, however, that he would consent to the minutes going in provided the Attorney-General would consent to the introduction of the minutes of the last Grand Jury which investigated ice for him. upshot was that Mr. Pierce sent for Deputy Attorney - General James W. Osborne verify the minutes, but before he got

there it was adjourning time. The minutes will be introduced to-day.

Judge Rosalsky also signed an order direct-District Attorney to file the minutes ing the District Attorney to hie the minutes of the last November Grand Jury, which took testimony in regard to the Wall and Cortlandt street deal. The order was opposed by Assistant District Attorney Smyth. He had no objection to having the complexioner Head in account to Complexioner Head in the Comple them sent to Commissioner Hand, in a cordance with an agreement which had been made between Mr. Jerome and Mr.

They will be filed with this court, where ybody who wants to can see them," said idge Rosalsky. Judge But they weren't. The minutes are in

Mr. Jerome's possession and he didn't file them. He says the order made by

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JEROME INQUIRY TAKES UP ICE him custodian of the minutes, he said, and he couldn't be compelled to file them with any court, although he does not contend that a transcript could not be filed. Mr. Jerome said he had no objection to the minutes helps reade public and it is

the minutes being made public and if it would help anybody he would draw the order so that it will be tegal.

Mr. Pierce has said the reason he wanted these minutes was because he had heard that the testimony given by Thomas F. Ryan and H. H. Vreeland before the November and the January Grand Juries was contradictory.

ICE GRAND JURY NUMBER 3. Jackson Has the Members of the Panel

Examined Before Accepting Them. Another special Grand Jury was sworn yesterday to investigate the ice trust, making the third which has gone into this matter, the other two refusing to indict. The Grand Jury was empanelled by Justice Goff in the Supreme Court, Criminal Branch, on the motion of Attorney-General Jackson. Mr. Jackson and his special deputy James W. Osborne, who couldn't get the last Grand Jury to indict, were in court. In an affidavit presented to the Court the Attorney-General says that with evidence heretofore submitted and other evidence he believes he can get "one or more indictments."

It took all the morning to select the Grand Jury, as Mr. Osborne insisted on examining every man, an unusual proceeding. But it didn't help Mr. Osborne much. Only one juror was challenged, George Haven Putnam, the publisher, who had an opinion which he didn't think who had an opinion which he didn't think even more evidence could budge. He was a member of the August, 1906, Grand Jury which refused to indict any of the American Ice Company's officers. Two men who finally went on the jury Mr. Osborne tried to bowl over. They were Arthur Lincoln, a stock broker, and James Buckley, green, leastern presents of the general Eastern passenger agent of the Erie Railroad. Mr. Lincoln is connected with Charles Fairchild & Co., which deals in American Ice securities, and Mr. Buckley said he knew Charles W. Morse and knew woman who owned ice stock. Goff ruled that these were no disqualifica

Evert Japsen Wendell is foreman o the jury. The other members are: the jury. The other members are:
Abraham C. Quackenbush, Insurance; Arthur Lincoln, a stock broker; Samuel Aufhauser, president; James Buckley, general Eastern passenger of the Frie Ralirosal, William H. Brown, a druggist; Terry Townsend, cierk; William H. D. Morris, retired; Roderick J. Kennedy, retired; William A. Topping, broker; John C. Wilson, insurance; Willis Lee Sawyer, insurance broker; Joseph E. Lopez, secretary; John J. Falabar, real estate; Nathan Hutkoff, manufacture; James O. Pollion, retired; William F. H. Armstrong, treasurer; Edwin C. Post, retired; Thomas C. Wood, retired; George B. Schumann, diamonds; Cornelius N. Bliss, Jr., manager; Alfred E. Dieterich, secretary.

Justice Goff will charge the jury this

Justice Goff will charge the jury this morning. It is his first appearance in the Criminal Courts Building since he was Recorder and there is a good deal of interest as to what he will say to the jury about ice. There are two other Grand Juries sitting this month and there was some trouble getting room for the ice Grand Jury, as District Attorney Jerome did not care to give up part of his quarters up-stairs. Justice Goff got the room where the Judges of General Sessions have their

Among the reasons offered by Mr. Jackson in his affidavit why another Grand Jury should look into ice are that at least one member of the last Grand Jury was in the ice business, others were interested in ice stocks and one Grand Juror lived outside of the county. In addition there was no preliminary examination of the jurors such as Mr. Osborne conducted yesterday, and there is information that one of the Grand Jurors had offered to bet \$1,000 that there would be no indictments.

ONE GREENOUGH WIDOW SUES.

Emma P. Eaton Wants \$700,000 for Damage Sustained Through Alleged Conspiracy. Boston, May 4 .-- Mrs. Emma P. Eaton,

of the late Joseph F. Greenough of this city, has filed two suits against Mrs. Martha D. Greenough of London and Archibald H. Howe of Cambridge, trustee of the Greenough estate, claiming damages of \$700,000. The courts recently decided that Mrs. Martha Greenough was the lawful wife of the late millionaire, a divorce granted her in Colorado having been declared invalid. There were two other women invalid. There were two other women,

in the estate on the ground that they had been married to Greenough.

The third widow was Mary M. Kerekes, a Hungarian artist of New York, and when the case was being tried in court she had a young man with her who she said was her son by Greenough. Mrs. Emma Caton, suits charge conspiracy on the Mrs. Martha Greenough and her hushand, the allegation being that they conspired together and induced her to marry the latter although Greenough was already the latter although Greenough was already the husband of the former.

JUDGE'S WILL INVALID.

Court Sets Aside Bequests Made by Penn-

sylvania's Chie! Justice. PHILADELPHIA, May 4 .- According to the pinion of Justice Mitchell of the Supreme ourt, handed down to-day, the will of Edwin M. Paxson, former Chief Justice of that body, is invalid and the bequest of "\$100,000 and upward," which the jurist L eft to establish an agricultural home for boys, will go to Edward E. and Henry D. Paxson, his nephews. After passing on the validity of hundreds

of wills during his years on the bench he failed to make his own testament in accordance with law.

Chief Justice Paxson died October 12,
1906. In January of that year he made
the will bestowing a sum estimated at
\$300,000 for the founding of a school along

the lines of Girard College. To this docu-ment he failed to obtain the signatures of two witnesses who had seen him sign the paper

His widow and the nephews contested the document on the ground that by the 1855 wills which make bequests to charities must be attested by at leas two witnesses. When the widow died intestate, a few months after the death of her husband, the nephews carried on the

In the Orphans Court the will was de clared invalid by Judge Penrose, and this opinion was affirmed by the higher tribunal.

TOLD BRIDE IN NOTE OF SUICIDE. Husband of Two Weeks Rose Early and Hanged Himself.

BRIDGEPORT, Conn., May 4.-John A Hickok, a well to do farmer who was married just two weeks ago, rose early to-day and telling his bride not to hurry about breakfast left their bedroom. When

she rose later she found this note: "MY DEAR WIFE SUSIE: My last wishes: want my wife to have everything, cash and all. Please excuse me for this rash and all. Flease to the pains in my back and head. You will find me in the granary. Good-by, my dear wife.

"J. A. Hickor."

The body of Hickok, who was 57 years and suspended by a rope from a rafter in the granary.

SAYS PAYROLL WAS PADDED. Machine Manufacturer Cummings Has His Former Manager Arrested.

Earl D. Busick, formerly manager of the Cummings Machine Company of 258 William street, was arrested yesterday by Detective Rayens of the District Attorney's office at his home, 353 West 117th street. The complaint against him was made by Charles L. Cummings of the machine company, who charged him with altering the payroll who charged him with altering the payroll from \$1,023.82 to \$1,123.82. Detective Rayans said that other charges would be made against Busick involving a total of \$13,000.

Will Be inducted into Office To-day, With a Formal Installation Later-May Preside Over the Parish as a Sort of a Semi-Bishop-Rapid Rise in the Church.

The Rev. Dr. William Thomas Manning. vicar of St. Agnes's and assistant rector of Old Trinity, was elected unanimously yesterday to succeed the Rev. Dr. Morgan Dix in the rectorship. The Rev. Dr. Manning himself called to order the meeting which elected him, but left the room while the voting was going on, and Col. William Jay, the senior warden, took the chair. No other candidate besides Dr. Manning received consideration and only one ballot was taken. Seventeen of the vestry out of

twenty-two were present. The vestry of Old Trinity will induct Dr. Manning into the rectorship at 2 o'clock this afternoon. The ceremony, which will take place at Old Trinity, consists of the delivery of all the keys to the nine churches of the parish to Dr. Manning, who redistributes them among the various sextons. Later, at a date to be determined, there may be a formal installation by the Bishop, who according to the canon law must also ratify the nomination of the new rector.

The election of Dr. Manning is following out the precedent set forty-six years ago when Dr. Dix was promoted in like manner from the assistant rectorship to succeed Dr. Berrian. Dr. Manning's career in the Church has

England in 1866, he came to this country at the age of 10, was graduated from the University of the South at Nashville and ined to the ministry in 1891. He was d to the rectorship of Trinity Church, E diands, Cal., which he gave up the next year to become professor of dogmatio theology on the faculty of his alma mater. From 1896 to 1898 he was rector of St. John's Church, Lansdowne, Tenn., and then was called to Christ Church, Nashville, Tenn.,

where he served for five years.

He was elected Bishop of Harrisburg, it is reported, without having said beforehand whether or not he would accept, and when he was informed immediately afterward that he had been elected vicar to St. Agnes's Chapel in this city he declined the Pennsylvania offer and came to New York with the understanding that he was to succeed Dr. Dix.

In 1904, after a year of service as vicar of St. Agnes's, the additional office of assist-ant rector to Trinity was conferred upon

Dr. Manning holds four degrees from various institutions of learning. He re-ceived the degree of B. D. from the Uni-versity of the South in 1893, a D. D. from both the University of Nashville (1901) and the University of the South (1906) and S. T. D. from Columbia in 1905. He married Miss Florence Van Antwerp in Cincinnati

In his new office there are three courses open to Dr. Manning. He may hold the same position in the parish that Dr. Dix held, preaching three or four times a month in Old Trinity and making that his head-quarters; he may leave Old Trinity to the charge of its vicar, the Rev. Caleb Rockford Stetson, and administer the parish from St. Agnes's, while as a third course it is possible that he may administer his large parish unconnected with any particular church in it, acting in fact as

semi-Bishop. Those who favor the latter procedure point out that whereas when Dr. came rector in 1862 there were only three churches in the parish there are now nine. This would also accord better with Dr. Manning's own aptitudes, for the doctor, according to his friends, is a great churchman, not as a preacher but as an administration. istrator and organizer, and this precisely what Trinity parish, with yearly revenues of \$1,000,000, its nine churches and four semi-connected churches and congregations of 7,000, most

Moreover a modification if not a change policy is necessitated by the uptown lift of population, and it is thought that Dr. Manning is precisely the man to the parish to the new conditions. His rectorship of St. Agnes's, whose congregation he doubled in five years, shows his ecord as a church builder. Everything. however, will be done with conservatism by Dr. Manning, who is strictly orthodox not only in theology but in method.

As rector of Trinity, Dr. Manning will get a salary of \$25,000 a year. As vicar

of St. Agnes's he got \$8,000.

His successor at St. Agnes's has not been selected.

ACCUSES HER NEPHEW. 90-Year-Old Woman Says W. S. Bigelow

Got. Her \$7,000. Walter S. Bigelow of 500 West 149th street was arrested last night by Deputy Sheriff Cruise on an order issued by Supreme Court Justice Charles B. Wheeler, in Attica, Wyoming county, N. Y., and locked up in the Ludlow Street Jail in default of \$10,000

The arrest was made in a civil action brought by Bigelow's aunt, Mrs. Henrietta Wyman, who is over 90 years of age, to recover damages "for fraud and deceit in that the defendant wrongfully and unlawfully obtained \$7,000 or thereabouts belonging to the plaintiff."

According to Mrs. Wyman's affidavit. she is the widow of David Wyman, who died in Attica fifteen years ago and left her \$5,000. This amount and \$2,000 of her own money she placed in Buffalo banks. Her nephew, Bigelow, whom she seldom saw in twenty years, began to visit her frequently last January and announced that he wanted to live with her in Attica,

to care for her in her old age.

After getting her confidence, the affidavit alleges, Bigelow drew her money from the banks without her consent. She says she never signed a check or an order for the money, and if her signature was affixed to any document authorizing Bigelow to draw money advantage was taken of her mental weakness.

Deputy Sheriff Cruise also had an affidavit signed by the defendant's brother.

Arthur C. Bigelow of Philadelphia, who
says he has seen the order for the money on the Western Savings Bank in Buffalo and that the body of it is in the defendant's handwriting. William A. Walling of 26 Cortlandt street

is counsel for Bigelow. ARREST ANARCHIST SOLDIER. Man Who Greeted and Agreed With Emma Goldman Must Explain.

SAN FRANCISCO, May 4. - Private Buwalda, Company A. Engineer Corps, at the Presidio, must explain why he shook hands with Emma Goldman, the anarchist, at her meeting in this city a week ago. has been put under arrest by order of Gen. Buwalda, in uniform, went to Emma

Goldman after her lecture, and, it is charged, expressed himself as heartily in accord with her utterances. Gen. Funston heard of it and asked Chief of Police Biggy to send the policemen who had attended the meeting to the Presidio to see if they could identify the soldier who had greeted Miss Goldman. Officers easily found Buwalda.

Bingham Walking Around o' Nights. Commissioner Bingham unexpectedly walked into the West Forty-seventh street police station at 8 o'clock last night just as the men were being turned out for the



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LAUTERBACH TRIPLY ACCUSED, But Wasn't Speeding and Will Bring Charges Against a Policeman.

Alfred Lauterbach, son of Edward Lauterbach, the lawyer, of 761 Fifth avenue, was tried in the Court of Special Sessions yesterday on three violations of the motor vehicle law-speeding, displaying [improper lights and having a false automobile number Bicycle Policeman Reuschle of the West

125th street station said that he arrested Lauterbach at Broadway and 145th street been one of rapid advancement. Born in and that the defendant was going eighteen miles an hour. Lauterbach, whose testi-mony was corroborated by his mother, who was in the auto with him at the time of the arrest, asserted that he was driving his car slowly behind some trucks. He said that the policeman stopped him be cause one of his lamps was dim and arrested him when he refused to trim up the lamp, because to do so would smoke the glass and make the light invisible. The speed-ing charge, Mr. Lauterbach said, was added as an afterthought on the policeman's part, as the policeman did not take his watch from his pocket until after making the Furthermore the policeman was

abusive, he said. On the charges of speeding and having an improper light the defendant was ac-quitted. He pleaded guilty to having a dutted. The pleaded guity to having a fictitious number on his car, but explained that he had just bought the car and was awaiting his license number from Albany. The law allows a purchaser to use the former owner's number for five days, and this was what Lauterbach had been doing— only he had overstepped the limit a little. Sentence was suspended.

Lauterbach said be would prefer charges against Reuschle at Headquarters for being abusive and for arresting him.

NEW HEAD OF NORMAL COLLEGE. Dr. George S. Davis Installed as President Faces Audience of 2,600 Girls.

Dr. George S. Davis was installed yesterday as president of the Normal College. Acting Mayor McGowan, President Winthrop of the Board of Education and most of the members of the board were in the large assembly room of the college.

The 600 girl pupils were reenforced by 2,000 girls from the high schools. The hall was decorated with flags, fraternity banners and palms.

Coadjutor Bishop Greer made the opening prayer and the Rev. Dr. Samuel Schulman of the Temple Beth-El followed with the reading of the Scriptures. President Winthrop made an address in which he gave a history of the college from its foundation in 1870. He praised warmly the work of Dr. Thomas Hunter, who had been at the of the institution from its beginning 1906. Mr. Winthrop pointed out that the new president was a

product of the city college and the public schools of this city. Miss Grace B. Beach said that she spoke n behalf of the alumpse of the college and offered the loyal support of the women graduates to the new president. Dr. Davis in accepting the office said he was determined to work hard to increase

the usefulness of the college. He believed that all fields of knowledge and opportunity nust be open for women as well as men H. Finley of the College of the City of New York, Dr. William H. Maxwell, city superntendent, and by several members of Board of Education.

FINE WETTING FOR COLORADO. Snow and Rain Insure Good Crops of Every-

thing but Fruit. DENVER. May, 4.-Within thirty-six hours an inch of rain and a foot of snow have fallen in Denver. The whole State has been covered by the storm with three feet of snow in the mountains and heavy rain in the southern valleys. There has

been general rain followed by snow in coming and rain in New Mexico It is the first general storm of magnitude for eight months and means millions to farmers and stock growers. It insures good crops and fat stock, but will do noth-ing for fruit except in the western part of the State, as frost has already almost ruined the buds

THE RICKMERS BUDGED. Tugs Move the Stranded Ship Twenty Feet

After Taking Off Some of Her Oll. The oil laden four masted ship Peter Rickmers, in the sand of the bar off Zach's Inlet, was moved twenty feet at high water yesterday morning by the Merritt & Chap-man wrecking tugs after some of her cargo had been lightered. The sea was smooth, so the lighters were able to get close along-side the ship to receive the case oil. It was

said that the Rickmers was leaking but that the pumps were easily able to keep her clear. tugs made another effort to float her at high water, about 10 o'clock last night. weren't entirely successful and lighter more cargo and try again at high

tide this morning. The Seagoers.

Sailing to-day by the North German Lloyd steamship Kaiser Wilhelm der Grosse. for Plymouth, Cherbourg and Bremen: Robert Hoe, Prof. and Mrs. H. V. Hilprecht, Mr. and Mrs. I. J. Paderewski, Prof. Stengel Sembrich, Mme. Marcella Sembrich, Prof. Paul Haupt, Julius Auerbach, Lionel Mapleson, Mrs. H. C. Tinker, Emile Pfizer, J. Martin Miller, Mr. and Mrs. J. W. Herbert, Maris Vernon Stiles, Mrs. Catherine Sharp Foster, Mr. and Mrs. Josef Hofmann and George Abbot.

John Jameson Whiskey

Its rejuvenating and mildly exhilarating properties make it a valuable spring tonic and home remedy. Stimulates and rehabilitates the system with lasting energy and vitality. A gentle heart stimulant. W. A. Taylor & Co., Agents, New York,

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DIED.

CASWE LL. - At Shelter Island, New York, on Sunday, May 3, 1908, William Halsted Caswell, M. D. son of the late John and Mary Haight Caswell. uneral services at Trinity Chanel, West 25th at New York city, Wednesday, May 6, at 10:30 A. M.

Interment private. Kindly omit flowers, COWDIN. On Sunday, May 3, at Paris, after short Illness, Gertrude Cheever, wife of John B.

Notice of funeral hereafter. DUANE .- On Saturday, May 2. 1938, William S. Duane, son of John Duane, aged 18 years, of uneral at his late residence, 333 Crescent st. Brooklyn, Tuesday, May 5, at 10 A. M., thence to the Church of the Blessed Sacrament, Euclid

av. and Fulton st., where a mass of regulers will be offered for the repose of his soul Friends and relatives respectfully invited to attend. Interment in Calvary Cemeters . HALL .- Mrs. Edwin B. Hall, at her residence, 317 West 93d st., Monday, May 4. Funeral at her late home Wednesday afternoon at

5:30. Friends are invited. HOUGHTLIN,-On Saturday, May 2, Alfred A. Houghtlin, beloved husband of Catharine Dreyer, in the 58th year of his age.
Funeral services at his late residence, 978 Park pl. Brooklyn, on Tuesday, May 5, at 2 o'clock P. M. Relatives and friends invited to attend.

Interment at Evergreens Cemetery. LUDLOW.-In Plainfield, N. J., Sunday, May 8. Randall H. Ludlow, 83 years old, lawyer, 100 Broadway; residence, 110 West 54th st., beloved son of Mrs. Frances A. Ludlow and the late Brig. Gen. Benjamin C. Ludiow may view body at Stephen Merritt Burial Company, 8th av. and 19th st., New York. Interment and services at Cincinnati, Ohio.

MARTIN.-Sunday morning, at his residence, 418 Lafayette av., Brooklyn, George W. Martin. in the 67th year of his age. riends may view the remains at the house Tuesday from 3 o'clock until 9 o'clock P. M. Service and interment private. Alexandria Bay and Watertown, N. Y., papers please copy. MOLLIER .- Suddenly. May 3, at 57th st. and 18th

av., Brooklyn, William Mollier, busband of Lulu McDowell, aged 50. Services at house half past 8 P. M. Tuesday Interment in Evergreens Cemetery; private. Chicago and Sydney (Australia) papers please NELSON. - In Brooklyn, on May 2, 1908, Horatio Nelson, in the 62d year of his age. Funeral services at the chapel of the Stephen

Merritt Burial Company, 8th av. and 19th st. New York city, on Tuesday morning at 10 o'clock. Interment at convenience of the family SCHENCK .- Entered into rest, Saturday, May 2. 1908, Elsa Cornella, daughter of Edwin Saxton and Anna Louise Schenck, in the 11th year

of her age Funeral service at her late residence, so West 48th st., on Tuesday morning, May 5, 1908, at 11:30 o'clock. Interment private. STICKNEY. -Suddenly, on May 4, Albert Stick-ney, in the 69th year of his age.

Notice of funeral hereafter. Boston papers please copy. TIMPSON.-At Newark, N. J., on May 3, 1906. after a short illness, Mary Cooper, widow of Benjamin Taylor Timpson, in her 68th year. Relatives and friends are invited to attend funeral services to be held at her late residence. 553 Summer av., on Tuesday evening, May 5, at 8 o'clock. Interment at the family's con

BUSINESS NOTICES.

When baby is teething and fretful MRS. WINSLOW'S SOOTHING SYRUP is a comfort.